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Attorney for Defendant
BRYAN COCHRAN

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

12 UNITED STATES OF AMERICA,
13 Plaintiff,
14 v.
15 BRYAN COCHRAN,
16 Defendant.

Case No. Case No. 4:14-mj-71190-MAG

**STIPULATION AND
[Proposed] ORDER TO CONTINUE
PRELIMINARY HEARING AND
EXCLUDE TIME UNDER THE SPEEDY
TRIAL ACT**

18 THE PARTIES HEREBY STIPULATE AND AGREE that the hearing presently set for
19 December 9, 2014, at 9:30 am shall be continued to March 3. 2015, at 9:30 am.

Defendant, Bryan Cochran, agrees time is excluded under *18 U.S.C. section 3161(b)*, and
waived under *Fed.Rule Crim. Proc. 5.1(c)* and *(d)*.

22 It is further stipulated and agreed between the parties that the time be excluded until the
23 requested hearing date on March 3, 2015. The reason for this request is to allow time for
24 continued discussion between the defense and government attorneys, who are attempting to
25 reach a pre-indictment disposition in this matter. In order for this to be accomplished, additional
26 discovery must be exchanged and reviewed, and followed up with further discussions. The basis
27 for the exclusion of time under the Speedy Trial Act is to ensure there is reasonable time

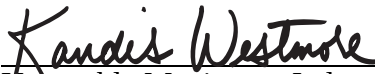
1 necessary for effective representation, pursuant to 18 U.S.C. section 3161(h)(7)(B)(iv).

2 */s/ Kevin James Barry* _____
3 KEVIN JAMES BARRY
4 Assistant U.S. Attorney
Dated: December 5, 2014

2 */s/ Zenia K. Gilg* _____
3 ZENIA K. GILG
4 Attorney for Defendant
Dated: December 5, 2014

5 **IT IS SO ORDERED.**

6 Dated: 12/8/14

7 
8 Honorable Magistrate Judge
9 KANDIS A. WESTMORE

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